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Introduction to

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# Basic Legal Principles

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# Introduction To Basic Legal Principles 1994

**Nongji Zhang**



## **Introduction To Basic Legal Principles 1994:**

The Law of Environmental Damage Marie-Louise Larsson, 2023-09-20 From its starting point within international law throughout its progression from regional to national law The Law of Environmental Damage combines the disciplines of environmental law liability law and insurance in its analysis of the development of reparative environmental law In the model adopted three generations of reparative schemes are identified based on civil liability or administrative liability or self taken measures from the area of insurance The analysis applied is based on factors of standard and designation of liability as well as the definition and assessment of environmental damage Issues such as environmental lender liability and damage to public natural resources are highlighted The results of the study are evaluated within the framework of a theory of environmental efficiency among other factors the reparative effect of liability rules is discussed *The Precautionary Principle and International Law: The Challenge of Implementation* David Freestone, Ellen Hey, 1996-01-01 Papers presented at the meetings facilitated by the Sanders Institute at the Faculty of Law of the Erasmus University Rotterdam and the Law School of the University of Hull

**Legal Scholars and Scholarship in the People's Republic of China** Nongji Zhang, 2023-11-20 Law is a moving system of rules that changes according to a nation's political and socioeconomic development To understand the law of the People's Republic of China today it is imperative to learn the history and philosophy of the law when it was first shaped This is a comprehensive introduction to Chinese legal scholarship and the prominent scholars who developed it during the initial decades of the PRC when the old Chinese legal system was abolished by the newly established Communist government With responsibilities for full scale recovery and reconstruction while cultivating entirely new disciplines and branches of legal studies the thirty three leading legal scholars featured herein became the creators pioneers and teachers of the new Communist legal system Through their scholarship we can see where the field of Chinese legal studies came from and where it is going Nongji Zhang reveals the stories of the most prominent PRC legal scholars including their backgrounds scholarly contributions and important works This essential tool and resource for the study of Chinese law will be of great use to faculty students scholars librarians and anyone interested in the field *The International Court of Justice, 1946-1996* Arthur Eyffinger, Arthur Witteveen, 1996-04

**The Precautionary Principle in the Law of the Sea** Simon Marr, 2003 This text explores the state of affairs in 2003 regarding the implementation of the principle in the law of the sea in different areas like pollution of the marine environment conservation and management of living marine resources and transboundary transports of radioactive and hazardous wastes

**Introduction to the Hong Kong Basic Law** Danny Gittings, 2013-07-01 Effective since China's resumption of sovereignty on 1 July 1997 the Hong Kong Basic Law lays down the general policies and system of government for Hong Kong under the one country two systems formula It guarantees Hong Kong a high degree of autonomy enshrines the rights and freedoms of residents and preserves a separate common law system with an independent judiciary This introduction traces the origins of the Hong Kong Basic Law and the concepts and legal issues that

surround it Drawing on the experience of the first 15 years it then analyses the content of the Hong Kong Basic Law especially in relation to Hong Kong's political system the judiciary and human rights Intended especially for students at all levels in law politics and other disciplines this book the only introductory guide of its kind to the subject will also appeal to the general reader interested in Hong Kong's experience under one country two systems Danny Gittings's Introduction to the Hong Kong Basic Law makes a significant contribution to an important subject It is expressed in reader friendly terms The insights that it provides are of value not only to lawyers but also to the general public The Hon Mr Justice Kemal Bokhary Permanent Judge of the Hong Kong Court of Final Appeal 1997 2012 Non Permanent Judge 2012 This well researched and very readable introduction explains the history practices and future of the Basic Law Hong Kong's key constitutional document It also explores how far the Basic Law is able to address the many political and legal issues now facing Hong Kong The book is suitable for a wide range of readers Students of Hong Kong law at all levels will find it essential reading General readers with an interest in Hong Kong's governance will find in it a lucid and accurate guide and a timely one as the debate about implementing democracy intensifies Professor Fu Hualing Faculty of Law University of Hong Kong Many of us approach law books with trepidation But Gittings a legal academic used to be a journalist and this shows in his ability to make the book accessible to the general reader The Basic Law will continue to be central to issues facing the city for years to come This book enables the reader to quickly acquire a much better understanding of them South China Morning Post As Professor Gittings points out in his book which includes a chapter on what might happen after Hong Kong's 50 year autonomy ends readability was a key aim Acronyms are kept to a minimum and details set up neatly and comprehensively in footnotes so that the main text is kept as clean as possible Hong Kong Lawyer

**The Principle of National Treatment in International Economic Law** Anselm Kamperman Sanders, 2014-10-31 The principle of national treatment or the non discrimination clause is a principle that applies across many fields of international economic law This book offers a unique horizontal examination of the principle as it applies within international trade

**International Commercial Agreements** William Fox, Ylli Dautaj, 2023-12-05 Precise planning drafting and vigorous negotiation lie at the heart of every international commercial agreement But as the international business community moves toward the third decade of the twenty first century a large amount of the detail of these agreements has migrated to the Internet and has become part of electronic commerce This incomparable one volume work now in its seventh edition begins by discussing and analyzing all the basic components of international contracts regardless of whether the contracting parties are interacting face to face or dealing electronically at some distance from each other The work stands alone among contract drafting guides and has proven its enduring worth Using an established and highly practical format the book offers precise information and analysis of a wide variety of issues and forms of agreement as well as the various forms of international commercial dispute resolution The seventh edition includes new and updated material on a large number of issues and concepts such as new developments and

technical progress in electronic commerce the use of concepts of standardization i e the work of the International Organization for Standardization as a contract drafting tool new developments in artificial intelligence in contract drafting the use of cryptocurrencies as a payment device expedited arbitration early neutral evaluation and digital procedures for dispute resolution online dispute resolution including the phenomenon of the robot arbitrator and foreign direct investment investment law and investor state dispute resolution Each chapter provides numerous references to additional sources including websites journal articles and texts Materials from and citations to appropriate literature and languages other than English are included Recognizing that business executives entering into an international commercial transaction are mainly interested in drafting and negotiating an agreement that satisfies all of the parties and that will be performed as promised this superb guide will measurably assist any lawyer or business executive in planning and implementing contracts and resolving disputes even when that person is not interested in a full blown understanding of the entire landscape of international contracts Business executives who are not lawyers will find that this book gives them the understanding and perspective necessary to work effectively with legal experts Law Books in Print: Title index Glanville Publishers, Incorporated,1997 Hong Kong Chronicles: Overview & Chronology Hong Kong Chronicles Institute,2022-06-30 Overview Chronology is the first title of the book series Hong Kong Chronicles by Hong Kong Chronicles Institute It presents a detailed overview of Hong Kong s local history and more than 6 500 major historical events taking place between ancient times and 2017 The book series consists of 66 volumes to be released in 42 books with 25 million words and completed in phases by 2027 It covers a historical timeline of 7 000 years from the New Stone Age 5 000 B C to the inauguration of the fifth term of the HKSAR government on July 1 2017 It includes 10 major categories including nature economy culture society politics and people etc Local chronicles have the important functions of preserving history providing reference for policymaking and educating the people Through the compilation of local chronicles it serves to seek out preserve and promote the stories of people their socio economic development and way of life as well as political structure It plays an important role of cultural significance in driving the future by reflecting on the past The book series is of profound historical significance and cultural value as an accurate objective systematic and comprehensive record of 7 000 years of Hong Kong s transformation

**Environment and Law** David Wilkinson,2005-07-05 This textbook provides a concise introduction for students with little or no legal background to the role of law in environmental protection It describes and explains law and legal systems the concept of the environment sources of environmental law and some of the techniques used in environmental law Interdisciplinary in approach the book explores some of the major connections between law and the disciplines of ethics science economics and politics Environment and Law offers a greater understanding of international and national environmental law and has case studies from all over the world including examples from UK US and Australian law **The Oxford Handbook of the Law of the Sea** Donald R. Rothwell,Alex G. Oude Elferink,Karen N. Scott,Tim

Stephens, 2015-03-26 Human activities have taken place in the world's oceans and seas for most of human history. With such a vast number of ways in which the oceans can be used for trade, exploited for natural resources and fishing, as well as concerns over maritime security, the legal systems regulating the rights and responsibilities of nations in their use of the world's oceans have long been a crucial part of international law. The United Nations Convention on the Law of the Sea comprehensively defined the parameters of the law of the sea in 1982, and since the Convention was concluded it has seen considerable development. This Oxford Handbook provides a comprehensive and original analysis of its current debates and controversies, both theoretical and practical. Written by over forty expert and interdisciplinary contributors, the Handbook sets out how the law of the sea has developed and the challenges it is currently facing. The Handbook consists of forty chapters divided into six parts. First, it explains the origins and evolution of the law of the sea with a particular focus upon the role of key publicists such as Hugo Grotius and John Selden, the gradual development of state practice and the creation of the 1982 UN Convention. It then reviews the components which comprise the maritime domain, assessing their definition, assertion and recognition. It also analyses the ways in which coastal states or the international community can assert control over areas of the sea and the management and regulation of each of the maritime zones. This includes investigating the development of the mechanisms for maritime boundary delimitation and the decisions of the International Tribunal for the Law of the Sea. The Handbook also discusses the actors and intuitions that impact on the law of the sea, considering their particular rights and interests, in particular those of state actors and the principle law of the sea institutions. Then it focuses on operational issues, investigating longstanding matters of resource management and the integrated oceans framework. This includes a discussion and assessment of the broad and increasingly influential integrated oceans management governance framework that interacts with the traditional law of the sea. It considers six distinctive regions that have been pivotal to the development of the law of the sea, before finally providing a detailed analysis of the critical contemporary issues facing the law of the sea. These include threatened species, climate change, bioprospecting and piracy. The Handbook will be an invaluable and thought-provoking resource for scholars, students and practitioners of the law of the sea. The Legal Status of Pupils in Europe Jan De Groof, Hilde Penneman, 1998-03-26

In the centre of the whole educational cosmos stands the pupil, the student. He or she has rights sanctioned by a national and international judicial apparatus. The freedoms of parents, teachers and education establishments are functional in the service of the rights of the user of education, as is the government's assignment. They hold a joint responsibility with regard to the right of a young person to be educated, and a fortiori of the school-age young person. The context in which education takes place is nevertheless undergoing major change. In recent times, schools have been presenting themselves more as brittle social institutions sensitive to internal and external conflicts. If every education establishment is a crossroads of legal relationships, this does not leave the pupil or student untouched. He or she can seek recourse to fundamental rights, but against these can be set certain obligations, and in the first place the obligation to take

account of the rights of fellow pupils and students Educational sociologists have for some time been interested in the relationship between the behaviour of pupils and the quality and effectiveness of the school I Practitioners of law in general and education law in particular could not ignore the legal status of the education user It immediately became apparent how interwoven education is with a diversity of disciplines within the legal domain as well as with other scientific disciplines

**Arctic Environmental Cooperation** Monica Tennberg,2017-11-01 This title was first published in 2000 The book analyses the development of arctic environmental cooperation since the late 1980s until the establishment of the Arctic Council in 1996 The study is based on the discourse analysis of statement documents and interviews by the different actors in the cooperation In this book the problem of the environment is seen as a problem of order it is a problem of ordering relations among related actors of ordering priorities of action and of ordering relations between different institutional arrangements locally regionally and internally Three discourses were found in the cooperation discourses of sovereignty knowledge and development In the discourse of sovereignty the development of relations between state and indigenous peoples in terms of international environmental cooperation is central In the discourse of knowledge the different forms of knowledge and the role of different producers of knowledge in cooperation has been discussed The discourse of development focuses on the idea of sustainable development and its applications in defining the future of the Circumpolar North and the activities of the Arctic Council The arctic cooperation can be understood as a regional effort to make an order of sustainability into practice

**Obstetrics & Gynaecology** David M. Luesley,Mark Kilby,2016-03-30 Modelled after the current MRCOG curriculum the new edition of this bestselling book provides all the information a specialist registrar in obstetrics and gynaecology or senior house officer needs during training or when preparing for the MRCOG examination Obstetrics Gynaecology An Evidence based Text for MRCOG covers the latest profession

**Q&A Employment Law 2013-2014** Deborah Lockton,2013-04-18 Routledge Q As give you the tools to practice and refine your exam technique showing you how to apply your knowledge to maximum effect in an exam situation Each book contains up to fifty essay and problem based questions on the most commonly examined topics complete with expert guidance and fully worked model answers These new editions for 2013 2014 will provide you with the skills you need for your exams by Helping you to be prepared each title in the series has an introduction presenting carefully tailored advice on how to approach assessment for your subject Showing you what examiners are looking for each question is annotated with both a short overview on how to approach your answer as well as footnoted commentary that demonstrate how model answers meet marking criteria Offering pointers on how to gain marks as well as what common errors could lose them Aim Higher and Common Pitfalls offer crucial guidance throughout Helping you to understand and remember the law diagrams for each answer work to illuminate difficult legal principles and provide overviews of how model answers are structured Books in the series are also supported by a Companion Website that offers online essay writing tutorials podcasts bonus Q As and multiple choice questions to help you

focus your revision more effectively

**Research Handbook on Soft Law** Mariolina Eliantonio, Emilia Korkea-aho, Ulrika Mörtz, 2023-11-03 This pioneering Research Handbook provides an in depth scholarly overview of the field of soft law exploring the scope of current thinking in the field as well as proposing future pathways for soft law research Through theoretical and empirical analyses by established voices in the field the Research Handbook offers important insights and much needed clarity into the dynamic and complex nature of soft law This title contains one or more Open Access chapters

*The Dynamics of Exclusionary Constitutionalism* Mazen Masri, 2017-02-09 What does Israel's definition as a Jewish and democratic state mean How does it affect constitutional law How does it play out in the daily life of the people living in Israel This book provides a unique and detailed examination of the consequences of the Jewish and democratic definition It explores how the definition affects the internal ordering of the state the operation of the law and the ways it is used to justify protect and regenerate certain features of Israeli constitutional law It also considers the relationship between law and settler colonialism and how this relationship manifests itself in the constitutional order The Dynamics of Exclusionary Constitutionalism offers a novel perspective on the Jewish and democratic definition rooted in constitutional theory and informed by a socio legal approach Relying on a wide range of court cases and statutes as well as secondary sources the book shows how the definition is deeply embedded in the constitutional structure and operates as a matter of law in a manner that concentrates political power in the hands of the Jewish citizens and excludes the Palestinian Arab citizens in Israel from the political process Mazen Masri's study is a timely intervention in an increasingly important question and is essential reading for those who want to understand Israel's character its relationship with the constitutional order and its impact on society

**Textbook on Contract Law** Jill Poole, 2016 Clear authoritative and user friendly giving you a firm comprehensive and contextual understanding of the law of contract Key features Case summaries and extracts throughout keep your focus on the important cases Key points boxes allow you to check your understanding as you learn and revise Further reading guides you towards the most relevant texts and articles Examples and questions encourage you to deepen your understanding and apply what you've learnt Book jacket

**Learning Legal Rules** James A. Holland, Julian S. Webb, 2019 Bringing together the theory structure and practice of legal reasoning in an accessible style this book explains how to uncover and exploit the mysteries of legal materials It draws the student into the techniques of legal analysis and argument and the operation of precedent and statutory interpretation



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